

UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA WESTERN DIVISION

312 North Spring Street, Room G-8 Los Angeles, CA 90012 Tel: (213) 894-3535 Fax: (213)894-4422

SOUTHERN DIVISION

411 West Fourth Street, Suite 1053 Santa Ana, CA 92701-4516 (714) 338-4570

EASTERN DIVISION

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April 17,2008

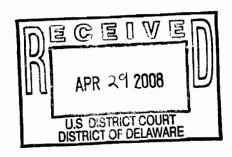
Clerk, United States District Court District of DELAWARE

Re:	MDL 1926		In Re	: <u>HA</u>	HALFTONE COLOR SEPARATIONS				
	Transfer of your Civil Case No. 1:07-601								
	Case	Title:	HEIDELBE	RG USA	, INC.	-VS-	SCREENTONE	SYSTEMS	_

Dear Sir/Madam:

An order having been made by the Judicial Panel on Multi-district Litigation transferring the above-numbered case to this district and assigning Judge Cormac J. Carney to preside over this litigation, we are transmitting herewith a certified copy of conditional transfer order from the MDL Panel. We have assigned the following case number to this case: SACVOS- 406 CJC (ANX) Please include reference to this case number when the case file is sent to this district.

We would appreciate receiving the case file as soon as possible. Thank you for your cooperation.



Very truly yours,					
Clerk, U.S. District Court					
RPASCHAL By:					
Deputy Clerk					

cc: All counsel on the attorney service list. Clerk, MDL Panel



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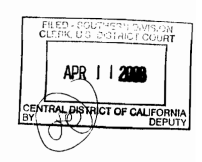
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Judicial Panel on Multidistrict Litigation One Columbus Circle, N.E. Federal Judiciary Building, Room G-255 Washington, D.C. 20002

Re:	MDL	1926		In Re:	HAL	FTON	COLOR	SEPARATIONS		
	Distric	t Court Ca	ase Number:	<u>s</u>	ACV08	- 406	CJC (I	ANx)		
	Case ⁻	Γitle:	HEIDELBE	RG USA,	INC.	-vs-	SCREENT	CONE SYSTEMS		
Dear	Clerk c	of the Pan	el:							
Plea	se be a	dvised the	e above-men	tioned cas	se:					
[]	was transferred to the U.S. District Court District of (A copy of the certified conditional transfer order and MDL Transfer-Out Letter are enclosed.)									
X	this district has requested the U.S. District Court District of DELAWARE to transfer their case number 1:07-601. We assigned the above referenced case number to this file. (Copy of the conditional transfer order and MDL Trasfer-In letter are enclosed.)									
	was remanded to the U.S. District Court District of (Copy of the conditional transfer order and MDL Trasfer-Out letter are enclosed.)									
	was closed on (Copy of the closing order is enclosed.)									
	was filed in this Court on and may be a possible tag-along action. (Copy of the complaint and docket sheet are enclosed.)									
Shou	ıld you ı	need an f	urther inform	ation, plea	ase do r	not hes	itate to cor	ontact us.		
							Sino	ncerely,		
	Clerk, U.S. District Court									
							Bv:	RPASCHAL		
							_,	Deputy Clerk		
End	closures	as state	d							
CV-57	7 (05/02)				ME	DL TRA	NSMITTAL L	LETTER		



UNITED STATES JUDICIAL PANEL on MULTIDISTRICT LITIGATION

IN RE: HALFTONE COLOR SEPARATIONS ('809) PATENT LITIGATION

MDL No. 1926

TRANSFER ORDER

Before the entire Panel*: Canon U.S.A., Inc., Eastman Kodak Co., Panasonic Corp. of North America, Ricoh Americas Corp., Kyocera Mita America, Inc., and Konica Minolta Business Solutions Inc. have moved, pursuant to 28 U.S.C. § 1407, to centralize this litigation in the Western District of Washington or, in the alternative, the Central District of California. This litigation currently consists of five actions, two actions in the District of Delaware and one action each in the Central District of California, the Eastern District of Texas, and the Western District of Washington, as listed on Schedule A.

Responding parties take varying positions on both centralization and transferee district. Electronics for Imaging, Inc., plaintiff in the action pending in the Central District of California, supports centralization, but advocates selection of that district as transferee district. Heidelberg USA, Inc., plaintiff in one of the two District of Delaware actions and a defendant in the Eastern District of Texas action, opposes inclusion of the former action in centralized proceedings, but does not object to centralization otherwise. Screentone Systems Corp., plaintiff in the Eastern District of Texas action and a defendant in the other four actions, opposes centralization, as do its co-defendants in those actions: Acacia Patent Acquisition Corp., Acacia Research Corp., and Paul Snypp (collectively the Screentone/Acacia parties). If the Panel orders centralization over the Screentone/Acacia parties' objections, they urge the Panel to select the Eastern District of Texas as transferee district.

On the basis of the papers filed and hearing session held, we find that these five actions involve common questions of fact, and that centralization under Section 1407 will serve the convenience of the parties and witnesses and promote the just and efficient conduct of the litigation. All six actions involve common factual allegations concerning the validity of U.S. Patent No. 5,166,809 (the '809 patent), which claims an apparatus and methods for "digital halftoning" – a technique used to simulate a continuous tone image using spaced dots of varying size. Centralization under Section 1407 will eliminate duplicative discovery, prevent inconsistent pretrial rulings (particularly on claim construction issues), and conserve the resources of the parties, their counsel and the judiciary.

Judge Scirica took no part in the disposition of this matter.

At oral argument, counsel for the Screentone/Acacia parties asserted that Section 1407 centralization anywhere other than in the Eastern District of Texas would somehow constitute a "perversion" of the MDL process, and suggested that the proponents of centralization had fabricated the grounds therefor by commencing their various declaratory judgment actions in an attempt to avoid litigating in the Eastern District, where the first-filed action is pending. We respectfully disagree with this assertion.

Centralization under Section 1407 is for pretrial purposes only. See In re Patenaude, 210 F.3d 135, 144 (3d Cir. 2000). If the Eastern District of Texas action is not resolved in the transferee court by settlement or otherwise, it will be returned to the Eastern District of Texas for trial. See 28 U.S.C. § 1407(a). Moreover, in ordering centralization, the Panel is certainly not bound to ratify the Section 1407 movant's choice of an appropriate transferee district. See id. And, in fact, we have expressly given the first-filed criterion some weight in selecting a transferee district. See, e.g., In re Mattel, Inc., Toy Lead Paint Products Liability Litigation, 528 F. Supp. 2d 1367, 1369 (J.P.M.L. 2007). But, in this docket, the Eastern District of Texas has no special connection to either the parties or the litigation's subject matter. This patent litigation could well have been filed in any of a number of jurisdictions. Furthermore, current docket conditions in the Eastern District of Texas counsel against assignment of this MDL to that district where other appropriate districts are available to handle the litigation. See In re Merscorp Inc., et al., Real Estate Settlement Procedures Act (RESPA) Litigation, 473 F.Supp.2d 1379, 1379-80 (J.P.M.L. 2007).

Under these circumstances, we are persuaded that the Central District of California is an appropriate transferee district for pretrial proceedings in this litigation. The action pending in that district is the only one of the five that also involves U.S. Patent No. 4,924,301 (the '301 patent), which is the parent of the '809 patent. In addition, Screentone Systems Corp., the purported patent holder, is located in the Central District of California.

IT IS THEREFORE ORDERED that, pursuant to 28 U.S.C. § 1407, the four actions listed on Schedule A and pending outside the Central District of California are transferred to the Central District of California and, with the consent of that court, assigned to the Honorable Cormac J. Carney for coordinated or consolidated pretrial proceedings with the action pending in that district and listed on Schedule A.

PANEL ON MULTIDISTRICT LITIGATION

John G. Heyburn II Chairman

D. Lowell Jensen Robert L. Miller, Jr. David R. Hansen J. Frederick Motz Kathryn H. Vratil Anthony J. Scirica*

IN RE: HALFTONE COLOR SEPARATIONS ('809) PATENT LITIGATION

MDL No. 1926

Filed 04/29/2008

SCHEDULE A

Central District of California

Electronics for Imaging, Inc. v. Acacia Research Corp., et al., C.A. No. 8:07-1333

District of Delaware

Heidelberg USA, Inc. v. Screentone Systems Corp., et al., C.A. No. 1:07-601 Konica Minolta Business Solutions USA, Inc. v. Screentone Systems Corp., et al., C.A. No. 1:07-602

Eastern District of Texas

Screentone Systems Corp. v. Canon U.S.A., Inc., et al., C.A. No. 2:07-340

Western District of Washington

Canon U.S.A., Inc., et al. v. Screentone Systems Corp., et al., C.A. No. 2:07-1544

A CERTIFIED TRUE COPY

ATTEST

By Tanisha Spinner on Apr 10, 2008

FOR THE UNITED STATES
JUDICIAL PANEL ON
MULTIDISTRICT LITIGATION

UNITED STATES
JUDICIAL PANEL ON
MULTIDISTRICT LITIGATION

UNITED STATES JUDICIAL PANEL on MULTIDISTRICT LITIGATION

Apr 10, 2008

FILED

CLERK'S OFFICE

IN RE: HALFTONE COLOR SEPARATIONS (*809) PATENT LITIGATION

MDL No. 1926

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IT IS THEREFORE ORDERED that, pursuant to 28 U.S.C. § 1407, the four actions listed on Schedule A and pending outside the Central District of California are transferred to the Central District of California and, with the consent of that court, assigned to the Honorable Cormac J. Carney for coordinated or consolidated pretrial proceedings with the action pending in that district and listed on Schedule A.

PANEL ON MULTIDISTRICT LITIGATION

John G. Heyburn II

Chairman

D. Lowell Jensen Robert L. Miller, Jr. David R. Hansen J. Frederick Motz Kathryn H. Vratil Anthony J. Scirica*

IN RE: HALFTONE COLOR SEPARATIONS ('809) PATENT LITIGATION

MDL No. 1926

SCHEDULE A

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<u>District of Delaware</u>

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Western District of Washington

Canon U.S.A., Inc., et al. v. Screentone Systems Corp., et al., C.A. No. 2:07-1544